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UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF NEW YORK

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IN THE MATTER OF AN APPLICATION OF  
THE UNITED STATES OF AMERICA FOR AN  
ORDER AUTHORIZING THE RELEASE OF  
HISTORICAL CELL-SITE INFORMATION

SEALED APPLICATION

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Elizabeth Ann Geddes, an Assistant United States Attorney for the Eastern District of New York, hereby applies to the Court for Orders pursuant to 18 U.S.C. § 2703(c)(1) and (d), directing that within seven days AT&T Wireless (the “service provider”) disclose recorded information identifying the base station towers and sectors that received transmissions from 917-558-1409, a telephone issued by the service provider and used by Naquan Reyes (the “SUBJECT TELEPHONE”), at the beginning and the end of calls or text message transmissions, and the mobile switching center serving the SUBJECT TELEPHONE during any calls or text message transmissions, for the period from May 14, 2011 to May 26, 2011 (collectively, the “HISTORICAL CELL-SITE INFORMATION”).

In support of this application I state the following:

1. I am an Assistant United States Attorney in the Office of Loretta E. Lynch, United States Attorney for the Eastern District of New York. As such, I am a duly-authorized representative of a “governmental entity” under 18 U.S.C. § 2703(c) and (d) and, as such, am authorized to apply for Orders authorizing the disclosure of the HISTORICAL CELL-SITE INFORMATION.

2. The Court is authorized to order the disclosure of the HISTORICAL CELL-SITE INFORMATION upon the government offering specific and articulable facts showing that there are reasonable grounds to believe that the information sought is relevant and material to an ongoing criminal investigation. 18 U.S.C. § 2703(d).

3. On July 27, 2010, the Honorable Julia B. Weatherly, Judge of the Circuit Court for Prince George's County, Maryland, granted an application requesting an order for the disclosure of toll records and cell site information for (956) 735-9283 (a cellular telephone used by Nicole Thompson). On September 28, 2011, the Honorable Roanne L. Mann authorized the disclosure of location data concerning cellular telephones (917) 971-5981 (REYES TELEPHONE #1), (917) 455-6010 (REYES TELEPHONE #2), (347) 262-3625 and (917) 202-9456 for the periods between July 22, 2010 and July 24, 2010 and August 7, 2010 and August 9, 2010; and telephone records concerning cellular telephones records with service provided by cellular towers in the vicinity of 1728 Brightseat Road, Landover, Maryland on July 23, 2010. Misc. Docket No. 11-676. On April 4, 2012, the Honorable Cheryl L. Pollak authorized the disclosure of location data concerning cellular telephone (646) 696-8985 (a cellular telephone used by Randie Tyson, the girlfriend of Reyes) for the period between July 22, 2010 and July 24, 2010. On March 7, 2014, the Honorable Ramon E. Reyes, Jr., authorized the disclosure of location data concerning (917) 971-5981 (REYES TELEPHONE #1), (917) 455-6010 (REYES TELEPHONE #2) and (646) 696-8985 for the period between July 1, 2010 and August 30, 2010. Misc. Docket No. 14-274. On April 18, 2014, the Honorable Roanne L. Mann authorized the disclosure of location data concerning (917) 971-5981 (REYES TELEPHONE #1) and (917) 455-6010 (REYES TELEPHONE #2) for the period from January 10, 2010 to January 20, 2010; from May 1, 2010 to May 11, 2010; and

from May 14, 2011 to May 26, 2011. Misc. Docket No. 14-451. On April 30, 2014, the Honorable Marilyn D. Go authorized the disclosure of location data concerning (917) 971-5981 (REYES TELEPHONE #1), and (917) 455-6010 (REYES TELEPHONE #2) for the period from December 20, 2010 to December 21, 2010. Misc. Docket No. 14-497.

4. I have discussed this matter with a Special Agent with the United States Secret Service (the “investigative agency”), who is involved in the investigation. Based upon my discussion with the agent, I believe that the information likely to be obtained is relevant to an ongoing criminal investigation as required by 18 U.S.C. § 2703(d). First, the investigative agency is conducting a criminal investigation into possible violations of federal criminal laws, including witness tampering and concealment or destruction of evidence, in violation of 18 U.S.C. §§ 1512(a)(1)(c) and 1512(c)(1), and conspiracy to do the same, occurring in the Eastern District of New York and elsewhere. Second, it is believed that Reyes and others known and unknown, have used the SUBJECT TELEPHONE in furtherance of the above offenses. Third, HISTORICAL CELL-SITE INFORMATION will further the investigation by corroborating information obtained from confidential sources and providing leads as to subject’s meetings with coconspirators, as well as to the location of evidence.

5. Based upon discussions with a special agent of the investigative agency, the government hereby sets forth the following specific and articulable facts showing that there are reasonable grounds to believe that the information sought is relevant and material to an ongoing criminal investigation.

a. Various confidential sources have advised that Naquan Reyes participated in a scheme to defraud banks between 2008 and 2011.<sup>1</sup> As part of the scheme, participants deposited counterfeit checks into bank accounts and then made cash withdrawals of the funds.

b. Between May 1, 2010 and May 10, 2010, counterfeit checks were deposited into a Municipal Credit Union bank account in the name of Crystal Banks. On or about July 16, 2010, Nicole Thompson was arrested in connection with making fraudulent deposits into Banks's account. According to a handwritten statement by Nicole Thompson made following her arrest, Naquan Reyes provided her with the checks that she deposited. Shortly thereafter, Thompson was murdered and her body was found in Maryland.

c. Between May 14, 2011 and May 26, 2011, counterfeit checks were deposited into a Municipal Credit Union bank account in the name of Latanya Dupree. According to a report documenting an interview with Dupree, Dupree (i) provided her bank account information to "Nay," (ii) agreed to allow Nay to deposit checks into her account, and (iii) Dupree later withdrew funds from her account at the direction of Nay. Bank surveillance photographs reveal that Reyes and Dupree withdrew funds from Dupree's Municipal Credit Union account on or about May 19, 2011.

d. A review of a Facebook page used by Reyes reveals that Reyes provided to Facebook "friends" his cellular telephone number as 917-558-1409, the SUBJECT

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<sup>1</sup> Those sources include criminal defendants or potential criminal defendants who also participated in the bank fraud scheme and have assisted the government in an effort to secure leniency for themselves.

TELEPHONE, on several occasions between February 2011 and August 2011, suggesting that Reyes' used the SUBJECT TELEPHONE between May 14, 2011 and May 26, 2011.<sup>2</sup>

d. On April 16, 2014, a grand jury in the Eastern District of New York returned a sealed indictment charging Reyes with, among other crimes, bank fraud, bank fraud conspiracy, fraudulent use of identification, aggravated identity theft and the obstruction of justice murder of Nicole Thompson. The fraudulent use of identification charges related to Reyes's participation in the scheme to defraud Municipal Credit Union with the deposit of counterfeit checks into Banks' and Dupree's bank accounts, referenced above.

6. Based upon the above proffer, the government requests that the Court issue Orders that provides, pursuant to 18 U.S.C. § 2703(c)(1) and (d), a directive to the service provider to supply within seven days the HISTORICAL CELL-SITE INFORMATION for the period from May 14, 2011 to May 26, 2011.

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<sup>2</sup> Subscriber information for REYES TELEPHONE #1 and REYES TELEPHONE #2 reveals that Reyes stopped using those telephone numbers in February 3, 2011 and January 4, 2011, respectively.

7. The government also requests that the service provider, and any other person or entity whose assistance is used to facilitate execution of the Orders be ordered not to disclose (a) the existence of the Order of Authorization; (b) the existence of the Order to Service Provider and (c) the production of the HISTORICAL CELL-SITE INFORMATION, to the listed subscriber for the SUBJECT TELEPHONE, the subscribers of the telephones initiating incoming calls to or receiving outgoing calls from the SUBJECT TELEPHONE, or to any other person, unless and until otherwise ordered by the Court. Any such disclosure might endanger the life or physical safety of an individual; cause a target to flee from prosecution; result in the destruction of or tampering with evidence; risk intimidation of potential witnesses; and/or seriously jeopardize the investigation.

8. No prior request for the relief set forth herein has been made except to the extent set forth above. The foregoing is affirmed under the penalties of perjury. *See* 28 U.S.C. § 1746.

Dated: Brooklyn, New York  
June 2, 2014



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Elizabeth Ann Geddes  
Assistant United States Attorney  
718-254-6430



UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF NEW YORK

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IN THE MATTER OF AN APPLICATION  
OF THE UNITED STATES OF AMERICA  
FOR AN ORDER AUTHORIZING THE RELEASE  
OF HISTORICAL CELL-SITE INFORMATION

SEALED ORDER  
OF AUTHORIZATION

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This matter having come before the Court pursuant to an application by Assistant United States Attorney Elizabeth Geddes, an attorney for the Government as defined by Rule 1(b)(1) of the Federal Rules of Criminal Procedure and a duly-authorized representative of a “governmental entity” under 18 U.S.C. § 2703(c) and (d), requesting Orders pursuant to 18 U.S.C. § 2703(c)(1) and (d), directing that within seven days AT&T Wireless (the “service provider”) disclose recorded information identifying the base station towers and sectors that received transmissions from 917-558-1409, a telephone issued by the service provider and used by Naquan Reyes (the “SUBJECT TELEPHONE”), at the beginning and the end of calls or text message transmissions, and the mobile switching center serving the SUBJECT TELEPHONE during any calls or text message transmissions, for the period from May 14, 2011 to May 26, 2011 (collectively, the “HISTORICAL CELL-SITE INFORMATION”);

UPON REVIEW OF THE APPLICATION, THE COURT HEREBY FINDS  
THAT:

Pursuant to 18 U.S.C. § 2703(c)(1) and (d), the government has offered specific and articulable facts showing that there are reasonable grounds to believe that the HISTORICAL CELL-SITE INFORMATION is relevant and material to an ongoing criminal

investigation into possible violations of federal criminal laws, including witness tampering and concealment or destruction of evidence, in violation of 18 U.S.C. §§ 1512(a)(1)(c) and 1512(c)(1), and conspiracy to do the same, being conducted by the United States Secret Service (the “investigative agency”); now therefore,

IT IS HEREBY ORDERED, pursuant to 18 U.S.C. § 2703(c)(1) and (d), that the service provider shall supply to the investigative agency within seven days the HISTORICAL CELL-SITE INFORMATION for the period from May 14, 2011 to May 26, 2011;

Good cause having been shown, IT IS FURTHER ORDERED, that this Order and the application be sealed until otherwise ordered by the Court, and that the service provider, its representatives, agents and employees, and any other person or entity involved in facilitating this Order shall not disclose in any manner, directly or indirectly, by any action or inaction, the existence of this Order, the existence of the Order to Service Provider or the production of the HISTORICAL CELL-SITE INFORMATION to the listed subscriber for the



SUBJECT TELEPHONE, the subscribers of the telephones initiating incoming calls to or receiving outgoing calls from the SUBJECT TELEPHONE, or to any other person.

Dated: Brooklyn, New York  
June 2, 2014

s/Viktor V. Pohorelsky

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THE HONORABLE VIKTOR V. POHORELSKY  
UNITED STATES MAGISTRATE JUDGE  
EASTERN DISTRICT OF NEW YORK

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF NEW YORK

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IN THE MATTER OF AN APPLICATION OF  
THE UNITED STATES OF AMERICA FOR AN  
ORDER AUTHORIZING THE RELEASE OF  
HISTORICAL CELL-SITE INFORMATION

SEALED ORDER TO  
SERVICE PROVIDER

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WHEREAS this Court has, upon the application of the United States of America, entered an Order pursuant to 18 U.S.C. § 2703(c)(1) and (d), directing that within seven days AT&T Wireless (the “service provider”) disclose recorded information identifying the base station towers and sectors that received transmissions from 917-558-1409, a telephone issued by the service provider and used by Naquan Reyes (the “SUBJECT TELEPHONE”), at the beginning and the end of calls or text message transmissions, and the mobile switching center serving the SUBJECT TELEPHONE during any calls or text message transmissions, for the period from May 14, 2011 to May 26, 2011 (collectively, the “HISTORICAL CELL-SITE INFORMATION”);

NOW, THEREFORE, IT IS HEREBY:

ORDERED, pursuant to 18 U.S.C. § 2703(c)(1) and (d), that the service provider shall supply within seven days the HISTORICAL CELL-SITE INFORMATION for the period from May 14, 2011 to May 26, 2011;

IT IS FURTHER ORDERED that this Order shall be sealed until otherwise ordered by the Court, except that copies may be retained by the United States Attorney's Office, the United States Secret Service, the service provider and any other person or entity whose assistance is used to execute this Order; and

IT IS FURTHER ORDERED that unless and until otherwise ordered by the Court, the service provider and its representatives, agents and employees, and any other person or entity providing technical assistance in executing this Order shall not disclose until further notice in any manner, directly or indirectly, by any action or inaction, the existence of the this Order or the production of the HISTORICAL CELL-SITE INFORMATION, to the listed subscriber for the SUBJECT TELEPHONE, the subscribers of the telephones initiating incoming calls to or receiving outgoing calls from the SUBJECT TELEPHONE, or to any other person.

Dated: Brooklyn, New York  
June 2 2014

s/Viktor V. Pohorelsky  
THE HONORABLE VIKTOR V. POHORELSKY  
UNITED STATES MAGISTRATE JUDGE  
EASTERN DISTRICT OF NEW YORK